

# AQABA SPECIAL ECONOMIC ZONE

Gaming Agreement, Gaming Terms, Rules & MICPs

# **GAMING AGREEMENT**

# BETWEEN

AQABA SPECIAL ECONOMIC ZONE AUTHORITY

AND

AYLA OASIS DEVELOPMENT COMPANY

# TABLE OF CONTENTS

1.	<b>DEFINITIONS</b>	
	1.1 DEFINITIONS OF THIS AGREEMENT	
,	13	••••
2.		
	2.1 SIGNATURE DATE	
	2.1 SIGNATURE DATE	
- 2		
	2.2 EFFECTIVE DATE	
3.		
3		
	-2 GAMING AS AN ECONOMIC ACTIVITY OF A SPECIAL TOURISM NATURE	
3.	Gaming as an Economic Activity of a Special Tourism Patrol.  Application of ASEZA's Authority to Permit Gaming	
4.	APPLICATION OF ASEZA'S AUTHORITY TO PERMIT GAMING	
4.	ASEZA'S RIGHTS AND OBLIGATIONS	
4.3	GAMING ESTABLISHMENT PERMIT  EXCLUSIVITY RIGHTS AND OBLIGATIONS	
4.3	2 EXCLUSIVITY RIGHTS AND OBLIGATIONS	
5.	ANCILIARY PERMIS	
5.1		
5.2	GENERAL OBLIGATIONS	
5.3	SPECIFIC OBUGATIONS	
5.4	CONDUCT WITH THIRD PARTIES	
6.	ROYALTIES AND FEES	
6.1	ROYALTY	
6.2	TAX EXEMPTIONS	
6.3	TAX EXEMPTIONS EMPLOYMENT AND EQUIPMENT FEES AND CHARGES	***************************************
6.4	EMPLOYMENT AND EQUIPMENT FEES AND CHARGES	
6.5	AMUSEMENT MACHINE FEES AND CHARGES  AMENDMENT AND TRANSFER CHARGES	
6.6	AMENDMENT AND TRANSFER CHARGES  IRREVOCABLE TERMS	
•	BREACHES AND REMEDIES	
7.1	BREACHES AND REMEDIES	
7.2	BREACHES BY ASEZA AND REMEDIES	
7.3	SPECIFIC REMEDIES FOR SUSPENSION OF GAMING FOR THIRD FARTY	
7.4	SPECIFIC REMEDIES FOR SUSPENSION OF GAMING FOR THIRD PARTY OF CAMING FOR THIRD PARTY OF CAM	
8.1		
8.2	RELIANCE AT OWN RISK	
8.3	USE OF CONFIDENTIAL INFORMATION	2
8.4	NON-DISCLOSURE OF CONFIDENTIAL INFORMATION	
8.5	EXCEPTIONS TO NON-DISCLOSURE	
8.6	NOTICE OF VIOLATIONS OF CONFIDENTIALITY	45
8.7 8.8	LIABILITY FOR VIOLATIONS	
3.9	COPYING CONFIDENTIAL INFORMATION	
3.10	THIRD PARTY COMPLIANCE	
1.11	RETURN OF CONFIDENTIAL INFORMATION	2
.12	CERTIFICATE OF COMPLIANCE	2
.13	SCOPE OF CONFIDENTIALITY OBLIGATIONS	20 21
-	SURVIVAL OF CONFIDENTIALITY OBLIGATIONS	2-
.)	ICC ARBITRATION	2=
2	ICC ARBITRATION	
-	A MINISTER POLDIC KESOFILION I OKOMO	

			/ <u>/</u>	1"
10.	FORCE MAJEURE		∦.	
10	D.1 EFFECTS OF FORCE MAJEURE	ļ.	#-	
16	0.2 NOTICE OF FORCE MAJEURE		<b>.</b>	
10	0.2 NOTICE OF FORCE MAJEURE	ļ.,	<b>IJ.</b> .	
10	0.3 TIME ADJUSTMENTS		<b> </b>	
10			L.,	1.7
11.				13
			/	16
11	.1 CONDITIONS FOR ASSIGNMENT	-		1.4
	.2 RIGHT OF ASSIGNMENT.	-	il	11
12.	EXPIRY OF AGREEMENT	<del> </del> -∙	ļ	1.2
12	.) Exper	<u> </u>	ļ	1.2
12	2 EXTENSIONS AND RENEWALS	<b>∤-</b> ∤	<b>†</b>	12
12	3 Nonce Period	••	+	.2
13,	SURVIVAL OF OBLIGATIONS			.2
14.	REPRESENTATIONS AND WARRANTIES	<b>∤</b> [		2
14.	1 AYLA REPRESENTATIONS AND WARRANTIES	∤-I		3
14,	2 ASF7A REPRESENTATIONS AND WARRANTICS	<b>∤</b> ∙1	ł	2
14.	3 ASE7A Undertakings	11	1	24
15,	NOTICES	1-4	1	36
15.	NOTICE PROVISIONS	-1		3
15.5	ASEZA'S ADDRESS			3
15.3 14.	AYLA'S ADDRESS	i	111	3
	AUTHORISED REPRESENTATIVES			3
16.1	IDENTIFICATION OF REPRESENTATIVE			32
16.2 16.3	POWERS OF REPRESENTATIVE			32
16.4	CHANGE OF REPRESENTATIVE			32
17.	NOMINATION OF REPRESENTATIVE			32
18.	BENEFIT OF AGREEMENT		1 1	32
19.	ENTIRE AGREEMENT			32
19.1	AMENDMENTS.  GENERAL OSUGATION.  FORGING CIRCHINSTANCES.		1 1	33
19.1	GENERAL OLUGATION		1	3
20.	AMENDMENTS TO APPENDICES IN SPECIFIC CIRCUMSTANCES		13	d
20.1			3	3
20.1	SEVERABLE EFFORTS TO CURE			
20.3	NON-WAIVER.		3	4
21.	NON-WAIVER	Ш	.3	4
21.1	PRESUMPTION AGAINST WAIVER	$\prod$	3	4
21.2	PRESUMPTION AGAINST WAIVER	+	.3	4
22.	LANGUAGE	╢	. 3	31
22.1	ENGLISH LANGUAGE	-	3	1
22.2	ARABIC LANGUAGE FOR CONVENIENCE	╁	3	
23.	CONTRACTUAL RELATIONSHIP	H	14	
23.1	INDEPENDENT LEGAL REPRESENTATION		85 85	
23.2	INDEPENDENT PARTIES	Ħ	22	
23.3	NO AGENCY RIGHTS	t	35 35	
23.4 24.	NO FAPI OVERS			
25.	SIGNATORIES.		R.A.	
	ANNOUNCEMENTSCOUNTERPARTS	- Second	pired.	
26.	COUNTERPARTS	1		

# GAMING AGREEMENT

THIS AGREEMENT is dated 19 December 2003.

#### BETWEEN:

# AGABA SPECIAL ECONOMIC ZONE AUTHORITY

Post Office Box 2565 Agaba 77110 Jordan

("ASEZA")

ON THE FIRST PART

#### AND:

## AYLA OASIS DEVELOPMENT COMPANY

40 Sharif Hussein bin Ali Street Astra Plaza 9F Post Office Box 6181 Ammon 11118 Jordan

("Ayla")

ON THE SECOND PAR

#### AND:

#### WHEREAS:

- Gaming has the potential to provide many substantial and significant benefits that improve the quality and standard of living for the peoples of the Kingdom (a) of Jordan, including but not limited to:
  - Sustainable growth and development of tourism and the economy; (i)
  - Meaningful employment opportunities; (ii)
  - Sizeable private sector investment; (iii)
  - Appreciable public revenues; and (iv)
  - Activities which advance community development and resources: (v)
- Garning has special risks which justify imposition of appropriate restrictions. regulations and controls to protect the Kingdom's peoples from such risks and (b) ensure that:
  - Gaming is effectively regulated and controlled at all times;
  - Persons who participate in any gaming are protected; (ii)
  - Society and the economy are protected against any over-stimulation (iii) of demand for gaming and gaming-related activities:
  - Standardisation and quality in respect of norms and equipment used by (iv) any garning establishment are promoted and maintained to the highest standards of international best practices; and

- (v) Wherever possible, gaming and gaming-related activities encourage measures that advance, uplift and economically empower ne Kingdom's peaples, particularly members at the Aqaba cammunity;
- (c) Given such benefits and risks, ASEZA has been authorised to permit goming as an 'economic activity of a special tourism nature' within the Aqaba Special Economic Zone under certain specific circumstances;
- (d) ASEZA has determined that development of that parcel of land commany known as the Aqaba Lagaon Tourism Site offers an opportunity to permit gaming due to the following specific circumstonces, among athers:
  - (i) The Aqaba Lagaon Tourism Site's unique location, particularly position adjacent to an international border;
  - The Aqaba Lagoan Tourism Site's unique ability to support a world class integrated, beachfront resort destination and community that offers gaming as an 'economic activity of a special tourism nature' within a much broader range af tourism and commercial activities;
  - The ability to attract significant private investment into the Kingdom of realise such a world class, integrated beachfront resart and community including funding and construction of a large lagoon that apprecially expands the Kingdom's shoreline and beachfront property for the benefit of all the Kingdom's peoples; and
  - (iv) The opportunity to earn substantial revenues fram gaming and result development activities, including but not limited to value generated by holding an equity interest in the Aqaba Lagoon Tourism Site's development campany, to advance and fund public palicy priorities for the benefit of all the Kingdom's peoples, especially those living in Aqaba;
- ASEZA issued a Request for Praposals on 15 February 2002 inviting interested parties to submit proposals to develop the Aqoba Lagoon Tourism Site which included the apportunity to undertake gaming under certain conditions part of a much larger, integrated beachfront resort and community development project;
- (f) After due consideration of various proposals, ASEZA selected the Arab Supply and Trading Corporation ('Astra') to develop the Agaba Lagaan Tourism Site;
- After extensive negatiations. ASEZA and Astra signed a Development Agreement dated 15 April 2003 to develop the Agaba Lagoon Tourism Sites which included the apportunity to undertake gaming under certain canditions as a component of the overall development project;
- (h) Upon the recommendation of ASEZA, the Council of Ministers approved the Development Agreement, including the opportunity to conduct gaming, in its session of 29 April 2003:
- (i) As required by the terms of the Development Agreement, Astra has or will assign the Development Agreement to Ayla;

- As required by the terms of the Development Agreement. ASEZA and Ayon have agreed to enter into a binding gaming agreement that defines the specific terms and conditions under which gaming may be conducted on the Aqaba Lagoon Tourism Site as part of the overall development project; and
- (k) The parties hereto now wish to conclude such binding agreement on those terms and conditions set forth herein.

NOW THEREFORE the porties hereto hereby cavenant, undertake, warrant and agree as follows:

## 1. DEFINITIONS

# 1.1 Definitions of this Agreement

Unless context otherwise requires, the following capitalised words and expressions have the meanings assigned hereunder wherever used in this Agreement:

"Additional Land Area" That area af Land defined as such in the Development Agreement.

"Agreement"

This Agreement, including any and all schedules, appendices and attachments thereta, as it may be replaced, extended, restated or otherwise amended from time to time by mutual consent of each Party.

"Alternate Authorised Representative" A person appointed by each Party, respectively, to act as an alternate to its Authorised Representative in the event that its Authorised Representative is unavailable or unable to perform its obligations under this Agreement.

"Authorised Representative"

A person appointed by each Party, respectively, for the purpose of acting as its Agreement liaison person and coordinator with those powers specified herein.

"Ayla"

Ayla Oasis Development Company, a private shareholding campany duly incorporated under the laws of the Kingdam, registration number 18, dated 30 June 2003 with the Ministry of Trade & Industry, and registration number 1203072901, dated 29 July 2003 with ASEZA, including but nat limited to subsidiaries, special purpose vehicles, controlled investment vehicles and subsidiaries af any af the above as well as any entity effectively cantralled by Ayla.

10-

"Canfidential Infarmatian" The fallowing information related to this Agreement:

- (a) Written information that is clearly marked as canfidential or praprietary by any Disclasing Party;
- (b) Oral information identified in writing as canfidential after disclosure, or as so stated when made, regardless of whether such written or oral information originated with the Disclosing Party or a third party, which is provided to the Receiving Party after the date of this Agreement; and

(c) All written information generated by any Disclosing Party or its representatives that contains, reflects or is derived fram furnished Confidential Information.

Far the avaidance of any doubt, the term includes infarmation recarded ar stored in a digital farmat on electronic, optical or magnetic media or any other material that cantains or otherwise reflects Confidential Infarmation.

"Development Agreement"

That agreement related to development of the Land signed by ASEZA and Astra on 15 April 2003, including any and all schedules, appendices and attachments thereta, as it may be replaced, extended, restated ar otherwise amended fram time to time by mutual cansent af the parties thereto.

"Disclosing Party" Any party that discloses ony Confidential Information to another party.

"Drop Dead Date" That date specified by Paragroph 2.3 herein.

"Effective Date" The date at which this Agreement becomes uncanditionally effective.

"End Date"

The date on which the Goming Period comes to an end.

"Exclusivity Area"

The boundaries of ASEZ including, for the avoidance of any daubt, the Kingdom's coastal shares and waters.

"Exclusivity Period" The right to awn and operate the only Goming Establishment within the Exclusivity Area as at the Effective Date of the Development Agreement on an exclusive basis for a specified period of time, subject to those terms and conditions herein.

"Exclusivity Fee" The consideration paid to ASEZA for the benefit of an Exclusivity Periad.

12

"Final Master Design Plan"

The Final Master Design Plan referred to in the Development Agreement.

"Force Majeure" An act that cannot be predicated nor prevented that renders performance of any specific obligation hereunder impossible, as governed by Applicable Law.

"Gaming Terms" The Gaming Terms prescribed by ASEZA and defined therein as such.

"Land"

That area of land commonly known as the Aqaba Lagaon Tourism Site and more specifically defined in Schedule 1 of the Development Agreement as such.

"Net Land Area" That area of Land defined as such in the Development Agreement.

"Party"

ASEZA and/or Ayla, os applicable.

"Receiving Party"

Any party that receives Confidential Information from a

Disclasing Party.

"Signature Date"

That date first written above.

#### **Definitions** Incorporated into Agreement 1.2

This Agreement incorporates the Gaming Terms and every definition and provision therein as terms of this Agreement.

#### 1.3 **Correlative Documents**

Subject to any provision herein, all documents forming part of this Agreement and all parts thereof are intended to be carrelative, complementary and mutually explanatory. This Agreement shall be read as a whole.

Notwithstanding the above, in the event of any canflict between any specific provision contained in the main body of this Agreement and any specific pravision cantained in any appendix to this Agreement, including but not limited to any appendix contemplated by Paragraph 5.1 herein, any such specific pravisian in the main body of this Agreement shall supersede any such specific pravisian in any such appendix.

#### 2. SIGNIFICANT DATES

#### 2.1 Signature Date

Subject to Paragraph 2.2 herein, this Agreement comes into full force and effect at the Signature Date.

#### 2.2 Effective Date

Natwithstanding Paragraph 2.1 herein, this Agreement shall be conditional upon and all rights, abligations and liabilities of the Parties shall anly became binding and uncanditional upon realisation at the Effective Date of the Development Agreement.

## 2.3 Drop Dead Date

In the event that the Effective Date does not occur by the first onniversory of the Signature Date, either Porty shall have the right to rescind this Agreement and consider it null and void provided that any and all costs and expenses incurred by any Party related to this Agreement shall be solely for its own account unless atherwise pravided herein.

## 3. APPLICABLE LAW

## 3.1 Applicable Law

This Agreement is subject to Applicable Low.

# 3.2 Gaming as an Economic Activity of a Special Tourism Nature

# 3.2.1 Authority to Permit Gaming

ASEZA asserts its authority to permit Gaming os 'an economic activity of o special tourism nature' for the following reasons, omang others:

## 3.2.1.1 Applicable Law

- (a) Application of Section 6 of ASEZ Law; and
- (b) Application of Section 24 of ASEZ Law.

# 3.2.1.2 Bureau for interpreting Law

Application of Decision 7 of 2002 of the Bureou for Interpreting Low.

## 3.2.1.3 Council of Ministers

Approval of the Development Agreement, including ASEZA's right to permit Gaming as 'an economic activity of o special tourism nature', by the Council of Ministers in its session of 29 April 2003 as confirmed by letter to ASEZA dated 5 May 2003 (Reference 42D/11/1/5944) in reply to ASEZA's letter to the same dated 20 April 2003 (Reference 1/1/2003).

a

## 3.2.2 Conflicts with Other Applicable Laws

#### 3.2.2.1 General Rule

The Parties record their understanding, bosed on the generally accepted rules of interpretation which hold that laws must be read to be complementary rather than conflicting, as well as other precedents, that ASEZA's authority to permit Gaming as an 'econamic activity of a special taurism nature' supersedes any provision of any other Applicable Law, common law or any other law which may be seen to conflict with this authority, if any may be so found.

# 3.2.2.2 Enforceability of Gaming Debts

The Parties hereta record their understanding, based on Poragraphs 3.2.1 and 3.2.2.1 herein, that any Gaming Debt is enforceable at law notwithstanding any conflict with any provision of any Applicable Law, common law or any other law, if any may be so found.

# 3.3 Application of ASEZA's Authority to Permit Gaming

ASEZA records its decision, duly passed by the Board, to permit Gaming on the Land an 'economic activity of a special tourism nature' for the following reasons, among others:

## (a) General Benefits

The presence of significant general benefits arising from the introduction of Gaming into ASEZ on a limited, managed basis, including but not limited to:

- (i) Lasting growth and development of tourism, a key sector of ASEZ's sustoinable development strategy;
- (ii) Meaningful and substantial employment opportunities for the Kingdom's peoples, particularly residents of Aqaba;
- (iii) The opportunity to create substantial public revenues that may be used to advance community development and improve the quality and standard of peoples' lives; and
- (iv) General diversification and growth of the economy through an environmentally friendly, value-odding economic activity;

## (b) Specific, Unique Benefits

The unique opportunity to introduce Gaming into ASEZ on a limited, managed basis os an incentive for private sector investment to:

- (i) Fund and develop the Land into a world class, integrated, beachfront resort destination and community; and
- (ii) Fund and construct a large lagoon that appreciably expands the Kingdom's shoreline and beachfront property for the benefit af all the Kingdom's peoples;

9-

#### (C) Uniqueness of the Land

Unique features of the Land which make introduction of Gaming into ASEZ an a limited, managed basis a feasible and practical opportunity, including the ability to effectively regulate and control Gaming and minimise thase special risks associated with Gaming to the local papulation due to the Land's following unique features, among others:

- (i) The Land's unique lacation, particularly its position adjacent to an international border and the Red Sea;
- (ii) The ability to integrate Gaming as an 'economic activity of a special taurism nature' within a much broader range of taurism and commercial activities on the Land; and
- (iii) The ability to effectively restrict physical access to any Gaming Establishment on the Land; and

#### (d) Uniqueness of Financial Oppartunity

In addition to generating fees customarily associated with the regulation of Gaming, the unique opportunity to share in the benefit of any greater value realised by the Land's development by holding an equity interest in the Land's development company, thereby creating further opportunities to advance and fund public policy priarities for the benefit of all the Kingdom's peoples, particularly thase living in Agaba.

## 4. ASEZA'S RIGHTS AND OBLIGATIONS

## 4.1 Gaming Establishment Permit

## 4.1.1 Obligation to Issue Permit

ASEZA shall issue Ayla with a Gaming Establishment Permit, subject to the terms and canditions of this Agreement, as at the Effective Date.

## 4.1.2 Assignment

Far the avaidance of any daubt, this Gaming Establishment Permit may be assigned, in whole or part, subject and pursuant to the terms and conditions herein.

#### 4.1.3 Tenor of Permit

The Gaming Period shall enure for an initial period of fifty (50) years following the Effective Date, renewable with the consent of both Parties on terms and canditians to be negatiated three (3) years prior to expiry of said initial term.

9

## 4.1.4 Conditions Precedent

Natwithstanding ASEZA's obligation to issue Ayla with a Gaming Establishment Permit, Ayla shall not be entitled to open nor operate ony Gaming Establishment until the requirements of Paragraph 7.3 of the Development Agreement have been satisfied in full pursuant to the terms and conditions therein.

## 4.1.5 Validity of Permit

The validity of any Gaming Establishment Permit issued to Ayla by ASEZA and all such other permits, certificates, outhorisations and consents granted by ASEZA ancillary thereto are contingent upon continuous campliance with the terms and conditions of this Agreement by Ayla and any other relevant counterparty and, absent the same, may be:

(a) Impinged by ASEZA as a consequence of any Major Breach. Materiol Breach or Financial Breach by Aylo and ASEZA's enforcement of thase remedy provisions available to it hereunder; or

(b) Revaked by ASEZA as a consequence of any Mojor Breach by Ayla and ASEZA's enforcement of those remedy provisions available to it hereunder related to any such Major Breach; or

(c) Revaked as a result of Ayla's termination of this Agreement pursuont ta Paragraph 10.5 herein or otherwise.

# 4.2 Exclusivity Rights and Obligations

# 4.2.1 Issuance of Exclusivity Period

ASEZA shall grant Ayla an Exclusivity Period, subject to the terms and canditians herein.

# 4.2.2 Exclusivity Area

Far the avaidance of any doubt, the Exclusivity Period applies to the Exclusivity Area.

The parties acknowledge that Aylo may enjoy certain rights similar to an Exclusivity Period in an area between the ASEZ and the N31.15 latitude line as canferred by the Council of Ministers in its session of 29 April 2003 as canfirmed by letter to ASEZA dated 5 May 2003 (Reference 42D/11/1/5944) in reply to ASEZA's letter to the same dated 20 April 2003 (Reference 1/1/2003).

Far the avoidance of any doubt, however, the parties further acknowledge that ASEZA does not have ony standing in any area outside of the ASEZ and, as such, is not responsible for the nature of or enforcement of any right or other benefit enjoyed by Ayla outside of the ASEZ in any manner ar form whatsoever and any breach of any such right or infringement upon any such ather benefit shall not, under any circumstance, constitute any breach of this Agreement by ASEZA.

#### 4.2.3 **Tenor of Exclusivity Period**

The Exclusivity Period shall enure far a period of twelve (12) years following:

- (a) The First Day of Commercial Operations of ony Gaming Establishment; or
- (b) The third (3rd) anniversary of the Effective Date of the Development Agreement,

whichever is sooner, provided that Ayla shall commence the First Day of Operations not later than the sixth (6th) onniversory of the Effective Date of the Development Agreement or forfeit any entitlement to any Exclusivity Period notwithstanding any payment of any Exclusivity Fee prior to that date.

#### 4.2.4 Renewal of Exclusivity Period

The Exclusivity Period shall not be renewable unless otherwise agreed in writing by both Parties.

#### 4.2.5 Validity of Exclusivity Period

The validity of any Exclusivity Period granted to Aylo by ASEZA is subject to Ayla's continuous compliance with the terms and conditions of this Agreement and, absent the same, moy be:

Farfeited by Ayla pursuont to Paragraph 4.2.4 herein; (a)

Impinged by ASEZA as a consequence of ony Major Breach, Material (b) Breach or Financial Breach by Ayla and ASEZA's enforcement of those remedy provisions available to it hereunder; or

Revoked by ASEZA as a consequence of ony Mojor Breach by Aylo (C) and ASEZA's enfarcement of those remedy provisions available to it hereunder related to any such Mojor Breach; or

Revoked as a result of Ayla's termination of this Agreement pursuant (d) to Paragraph 10.5 herein or otherwise.

#### 4.2.6 Fees for Exclusivity Period

#### 4.2.6.1 **Payment of Exclusivity Fees**

Far so long as any Exclusivity Period remains in force and effect, Aylo sholl pay ASEZA an Exclusivity Fee of five hundred thousand United States Dollars (USD 500,000-00) per year payable on:

The First Day of Commercial Operations of any Gaming (a) Establishment and each anniversary thereafter for the durotion of the Exclusivity Period; or

The third (3rd) anniversary of the Effective Date and each (b) anniversary thereafter for the duration of the Exclusivity Periad,

whichever is saoner, provided that Aylo shall forfeit any entitlement to any Exclusivity Period in the event that it does not make its first payment on the applicable payment date.

In the event that any Exclusivity Period ends, Ayla shall be relieved of ony further obligation to pay any Exclusivity Fees except for any that are owing for the year in which the Exclusivity Period ends or have accrued from prior vears without due payment.

#### 4.2.6.2 **Renewal of Exclusivity Fees**

Any renewal af any Exclusivity Period by mutual consent of both Parties shall be accompanied by payment of Exclusivity Fees as agreed between the Parties.

#### 4.3 **Ancillary Permits**

#### 4.3.1 **Right to Ancillary Permits**

Subject to Poragraph 4.3.2 herein, ASEZA sholl not unreasonably withhold to Ayla its approval, granting or issuance of those permits and other permissions within its authority and required by Applicable Law to enable Ayla to offer or otherwise facilitate the sole or other pravision of those goods and services in its Gaming Establishment that are customarily associated with gaming establishments licensed in any Benchmork Jurisdiction, including but not limited to the sale or other provision of:

- Food and nan-alcahalic beverages; (a)
- (b) Alcaholic beverages;
- Tobacco and tobacca products and paraphernalia; (C)
- Entertainment, including but not limited to cabaret shows, concerts, (d) performance acts and other forms of entertainment customarily offered by or associated with gaming establishments licensed in any Benchmark Jurisdiction;
- Retail and commercial goods and services; and (e)
- The opportunity to dance. (f)

#### 4.3.2 **Conditions Precedent**

ASEZA's fulfillment of thase obligations contemplated by Paragraph 4.3.1 herein is subject at all times to:

Ayla's compliance with those procedures, forms and methods (a) custamorily required by ASEZA for opplications for ar approval, granting or issue af any permit or other permission contemplated by Paragraph 4.3.1 herein:

Ayla's timely submission of that information customarily required by (b) ASEZA for applications for or approval, granting or issue of any permit or other permission contemplated by Paragraph 4.3.1 herein;

- (c) Ayla's payment of thase fees or charges custamarily required to be paid by ASEZA for applications for or appraval, granting or issue of any permit or other permission contemplated by Paragraph 4.3.1 herein:
- (d) Ayla's campliance with every Applicable Law related to any octivity contemplated by Paragraph 4.3.1 herein for which any permit or other permission is sought hereunder; and
- (e) ASEZA's right to stipulate reasonable terms and conditions for ony such permit or other permission contemplated by Paragroph 4.3.1 herein if such right is available to ASEZA by Applicable Law.

## 4.3.3 Assignment

Notwithstanding Ayla's rights of assignment cantemplated by Paragroph 11 herein, na permit ar ather permission contemplated by Paragraph 4.3.1 herein shall be assigned, in whole or part, by Ayla to any other party unless such assignment is permitted pursuant to any Applicable Law related to such permit ar permission and, in any such circumstance, Ayla and the proposed assignee satisfy every requirement stipulated by such Applicable Law related thereta.

## 4.3.4 Applicable Law

The validity of every permit or other permission approved, granted or issued by ASEZA pursuant to Paragraph 4.3.1 herein remains subject, at all times, to Applicable Law related to the same including, far the avoidance of any daubt, ASEZA's right to revoke, cancel or suspend any such permit or other permission and otherwise take action against any holder of any such permit or other permission if such right is available to ASEZA by Applicable Law.

## 5. AYLA'S RIGHTS AND OBLIGATIONS

## 5.1 General Obligations

In cansideration of ASEZA issuing Ayla with a Gaming Establishment Permit, Ayla shall canduct itself as a Gaming Establishment and Ayla shall conduct any and all activities related to any Gaming and any Gaming Establishment in accordance with the terms and canditions herein Including but not limited to the terms and conditions of:

Appendix A Gaming Terms

Appendix B

Appendix C

Rules Related to the Conduct of Gaming
Minimum Internal Control Pracedures,

which are, for the avoidance of any doubt, integral parts of this Agreement.

For the avaidance at any further doubt, for the purposes of this Agreement, Ayla shall be deemed a Gaming Establishment.

#### Specific Obligations 5.2

٦

#### **Nature of Gaming Establishment Premises** 5.2.1

The erection, alteration, addition or reconstruction of any Goming Esfablishment contemplated by Rule 2.1 of the Rules by Ayla or ony other party pursuant to any rights exercised under this Agreement shall be subject to that process related to approval of the Finol Moster Design Plan found in the Development Agreement.

#### **Location of Gaming Establishment** 5.2.2

The location of any Gaming Establishment contemplated by Rule 2.2 of the Rules by Ayla or any other party pursuant to any rights exercised under this Agreement must be lacated on the Net Land Area ar Additional Land Area.

#### Size of Gaming Floor 5.2.3

The size of any Gaming Floar contemplated by Rule 2.3.2 of the Rules shall be governed by Paragraph 7.4.1 of the Development Agreement.

#### **Exceptions to Permitted Games** 5.2.4

Any application by Ayla for approval of any game os a Permitted Game shall not be granfed if the game at hand comprises:

- Any game provided through the internet, worldwide web or ony ather medium, electronic or otherwise, which originates from or is (a) being played at any location other thon any Gaming Establishment;
- Any wide area Pragressive Jackpot, including any inter-casina linked (b) Progressive Jackpot; and
- Any form of any lottery. (c)

#### Conduct with Third Parties 5.3

In further consideration of ASEZA issuing Aylo with a Gaming Establishment Permit, Ayla shall nat conduct any business with:

#### Gaming Establishments lal

Any prospective or current Gaming Establishment, if not Ayla, unless such party:

- Agrees to abide by the terms and conditions of this (i) Agreement related to the same;
- Obtains a Gaming Establishment Permit;
- Obtains a Gaming Equipment Operating Permit for each (ii) piece of Gaming Equipment operated by the same; and (iii)
- Submits to the authority of ASEZA and Inspectors and Adjunct Inspectors to enforce this Agreement against it. (iv)

(b) Gaming Equipment Distributors

Any prospective or current Goming Equipment Distributor unless such party holds a valid Goming Equipment Distributars Permit.

(c) Gaming Equipment Manufacturers

Any prospective or current Gaming Equipment Manufacturer unless such party holds a valid Goming Equipment Manufacturers Permit.

(d) Gaming Equipment Services Providers

Any prospective or current Gaming Equipment Services Provider unless such party halds a valid Gaming Equipment Services Praviders Permit.

(e) Sub-Contractors

Any prospective ar current Sub-Controctor unless such party halds a valid Certificate of Suitability.

(f) Employees

Any prospective ar current Emplayee unless such party halds a valid Gaming Emplayment Permit.

(g) Patrons

Any party intending to enter or entering any Gaming Establishment unless such party agrees to abide by the terms and conditions of the Rules related to the same.

## 5.4 Conduct of Third Parties

In further consideration of ASEZA issuing Ayla with a Gaming Establishment Permit, Ayla shall canduct any and all relationships and other interactions with any party related to any aspect of any Goming or Gaming Establishment, including but not limited to any assignment related to the same, according to the terms and conditions of this Agreement and Ayla cavenants, agrees, warrants and undertokes to bind any such party so related to those terms and conditions of this Agreement to the same.

#### **ROYALTIES AND FEES** 6.

#### 6.1 Royalty

#### 6.1.1 Royalty Level

With respect to that Royalty required to be paid to ASEZA by Ayla pursuant to Rule 30 of the Rules. Ayla shall pay ASEZA a Royalty in the amount of fifteen per centum (15%) of all Win Revenues, colculated on a monthly basis between the first day of each colendor month and the last day of each calendar month, commencing on the First Doy of Commercial Operations of any Gaming by Aylo and poyable thereofter on a quarterly basis far the duration of this Agreement.

#### 6.1.2 Form of Payment

With respect to that Rayalty due under Paragroph 6.1.1 herein, Ayla sholl:

Pay over to ASEZA that Royolty due in respect of each quorter; and (a)

Submit that information in respect of Goming Estoblishment aperations canducted during each quorter as moy be required by (b) ASEZA, in such farm as may be required by ASEZA, to enable ASEZA ta validate the amount of that Royalty,

nat later than 16h30 hours (Aqabo time) on the fifth doy following the close af each quarter.

#### Minimum Amount of Royalty 6.1.3

In the event that any Royalty poid over to ASEZA by Ayla on a quarterly basis pursuant to Paragraphs 6.1.1 and 6.1.2 herein is less than three hundred thausand United States Dollars (USD 300,000-00), Ayla sholl pay over to ASEZA a sum equal to the difference between three hundred thausand United States Dollars (USD 300,000-00) ond the amount of such Rayalty paid aver to ASEZA by Ayla.

#### 6.2 Tax Exemptions

#### 6.2.1 Tax on Gaming

In recognition of Ayla's payment of the Royalty, the Porties acknowledge that Ayla is exempt fram payment of any income tax and sales tax on ony incame arising from any Gaming pursuont to a decision of the Council of Ministers taken in its session of 29 April 2003 and confirmed by letter to ASEZA dated 5 May 2003 (Reference 42D/11/1/5944) in reply to ASEZA's letter to the same doted 20 April 2003 (Reference 1/1/2003) and ony ancillary document thereto.

The Parties agree that such documentation contemplated by this Paragraph 6.2.1 herein shall be appended to this Agreement as part of Appendix 1 hereto.

For the avoidance of any daubt, the Parties acknowledge that there is neither any service tax nor value added tax nor any other taxes in existence in ASEZ other than those specified above.

## 6.2.2 Tax on Other Activities

For the avoidance of any doubt, that exemption enumerated by Paragraph 6.2.1 herein applies strictly to that income arising fram any Gaming and nat fram any ather activity so canducted in the Kingdom unless atherwise agreed ar stipulated by any Applicable Law.

#### 6.2.3 New Taxes

#### 6.2.3.1 ASETA

For the avoidance of any doubt, the Parties acknowledge that impasition by ASEZA an Ayla of any tax, levy, duty or fee an any Gaming or any income earned fram any Gaming ather than thase provided far ar permitted under this Agreement ar the Rules constitutes a Material Breach of this Agreement pursuant to Paragraph 7.2.2(a) herein unless the priar written consent of Ayla is obtained in relation to the same.

## 6.2.3.2 Other Government Entitles

In the event that any agency or authority of the Government or Parliament of the Kingdom ather than ASEZA imposes any income tax or sales tax on any income arising from any Gaming in cantraventian of Paragraph 6.2.1 herein, Ayla shall, in the event that it is campelled to pay any such tax, deduct the same from any Royalty paid to ASEZA.

# 6.3 Employment and Equipment Fees and Charges

Notwithstanding anything contrary in the Development Agreement, the amount of:

- (a) Gaming Employment Permit Fees and Charges
  - (i) Every administration charge poid to ASEZA by Ayla pursuant to Rule 29.2 of the Rules; and
  - (ii) Every Gaming Employment Permit Fee paid to ASEZA by Ayla pursuant to Rule 29.3 af the Rules; and
  - (iii) Every Gaming Employment Permit Renewal Fee paid to ASEZA by Ayla pursuant to Rule 29.4 of the Rules; and
- (b) Gaming Equipment Operating Fees and Charges
  - (i) Every administration charge paid to ASEZA by Ayla pursuant to Rule 31.2.2.1 of the Rules; and
  - (ii) Every Gaming Equipment Operating Permit Fee paid to ASEZA by Ayla pursuant to Rule 31.3.2.1 of the Rules; and

(iii) Every Gaming Equipment Operating Permit Renewal Fee paid to ASEZA by Ayla pursuon! to Rule 31.4.2.1 of the Rules,

is payable in that amount specified by Appendix 2 herein for the year specified in Appendix 2 in which the applicable fee is due.

# 6.4 Amusement Machine Fees and Charges

The amount of:

- (a) Every administration charge paid to ASEZA by Ayla pursuant to Rule 31.2.2.2 of the Rules; and
- (b) Every Gaming Equipment Operating Permit Fee paid to ASEZA by Ayla pursuant to Rule 31.3.2.2 of the Rules; and
- (c) Every Gaming Equipment Operating Permit Renewal Fee poid to ASEZA by Ayla pursuant to Rule 31.4.2.2 of the Rules,

is payable in that amount specified by Appendix 3 herein for the year specified in Appendix 3 in which the applicable fee is due.

## 6.5 Amendment and Transfer Charges

The amount of every administration charge paid to ASEZA by Aylo pursuant to Rule 32 herein is payable in that amount specified in the Rules according to those terms and conditions therein.

## 6.6 Irrevocable Terms

Notwithstanding onything else to the controry in the Rules:

- (a) The level of Royalty paid by Ayla to ASEZA pursuant to Parograph 6.1.1 herein and the minimum amount of Royalty paid by Aylo to ASEZA pursuant to Paragraph 6.1.3 herein;
- (b) The omaunt of fees paid by Ayla to ASEZA pursuant ta Paragrophs 6.3, 6.4 and 6.5 herein; and
- (c) The definition of 'Royolty' ond 'Win Revenues' faund in the Gaming Terms,

shall not be amended in terms of the effect of this Agreement and the rights and responsibilities between the Parties without the written mutual cansent of the Parties.

## 7. BREACHES AND REMEDIES

# 7.1 Breaches by Ayla and Remedies

In addition to the breach provisions opplicable to Aylo pursuant to Rule 34 of the Rules, any breach of this Agreement by Ayla not addressed by Rule 34 shall constitute a Material Breach of this Agreement by Ayla and Rule 34's pravisions related to the same shall apply, mutatis mutandis, except that any failure by Ayla to pay any Exclusivity Fee hereunder shall constitute a Financial Breach of this Agreement by Ayla and Rule 34's provisions related to the same shall apply, mutatis mutandis.

# 7.2 Breaches by ASEZA and Remedies

In addition to the breach provisions opplicable to ASEZA pursuant to Rule 35 af the Rules, any breach of this Agreement by ASEZA shall be dealt with as follows:

# 7.2.1 Major Breach

ASEZA's failure to remedy ony Moterial Breoch specified hereunder shall canstitute a Majar Breach by ASEZA of this Agreement and Rule 35's provisions related to the same shall apply, mutotis mutondis.

## 7.2.2 Material Breach

Any of the following shall canstitute a Material Breach of this Agreement by ASEZA and Rule 35's pravisions related to the same shall apply, mutotis mutandis, if ASEZA:

- (a) Fails to issue Ayla with a Goming Establishment Permit, subject to the terms and conditions herein:
- (b) Impases an Ayla any tax, levy, duty or fee an any Gaming or ony income earned from any Goming other than thase provided for or permitted under the Rules;
- (c) Suspends all Gaming Activity at all Goming Facilities aperating pursuant to this Agreement, other than through application of those remedies available to ASEZA under this Agreement: ar
- (d) Breaches any other term or condition of this Agreement other than any breach specified herein as a Major Breach.

In addition to the above events, the enoctment, interpretation or application, whether by ASEZA or any ogency or authority of the Gavernment ar Parliament of the Kingdom acting within its statutory powers, of any Applicable Law substantially deprives Ayla af thase rights and benefits related to the awnership, operation, sale, lease or assignment af any Gaming Establishment Permit, as permitted hereunder, sholl be deemed to constitute a Material Breach of this Agreement by ASEZA.

# 7.3 Specific Remedies for Suspension of Gaming for Third Party Operators

## 7.3.1 Specific Circumstance

In the event that:

(a) Ayla assigns or otherwise alienates its right to own or operate ony Gaming Establishment to ony third party, as permitted and effected pursuant to the provisions af this Agreement, on terms which include the obligation of any such third party to canstruct, own and operate any Gaming Establishment on a proprietary basis; and

(b) ASEZA commits a Majar Breach arising out of its foilure to remedy any Material Breach contemplated by Paragraph 7.2.2(c) herein

within available time periads,

any third porty contemplated by Paragroph 7.3.1(a) above shall have the right but not the obligation to deliver notice to ASEZA enforcing that special remedy contemplated by Porograph 7.3.2 herein in addition to any other remedy available to it pursuant to this Agreement or the Development Agreement if so contemplated by that ossignment or alienation described above.

## 7.3.2 Specific Remedy

In the event of that circumstonce contemplated by Paragroph 7.3.1 herein, any third porty cantemplated therein shall have the right to require ASEZA to pay it the fair market value for that Goming Establishment so constructed and owned by it. including the amount poid for any Land but excluding any amount owing on any such Land and the value of its Gaming Establishment Permit, if any.

Any such third party and ASEZA shall omicably agree upon such fair value or, failing such agreement within sixty (30) doys following delivery of that natice cantemplated by Paragraph 7.3.1 herein, such foir value shall be determined by the overage of three (3) foir market valuations of the applicable Gaming Establishment by three (3) independent property valuation componies selected by ASEZA and ony such third party to pravide the some.

In the event that ASEZA and any such third porty fail to agree on any of the three (3) praperty valuation companies within thirty (30) days following their failure to amicably agree upon the fair morket value of the applicable Gaming Establishment, the selection of the property valuation companies shall be decided by a sole arbitratar appainted by the President of the ICC pursuant to applicable dispute resolution provisions.

In calculating the foir morket value of the applicable Goming Establishment hereunder, the selected property valuation companies shall disregard any breach cantemplated by Porograph 7.3.1(b) herein.

In providing a foir market value of the opplicable Gaming Establishment, every praperty valuation company shall act as an expert and not on arbitratar and the value reached after such determination shall be final and binding upon the Parties.

Upon ASEZA's payment at the foir morket value of the opplicable Gaming Establishment to any third party os contemplated hereunder, every such third party shall relinquish all claims to title to such Gaming Establishment and every asset comprising the fair market value and otherwise release ASEZA from all further liability related to its breach hereunder and atherwise waive any further claim of any nature whotsoever against ASEZA arising from this breach.

# 7.4 Effect on Other Rights and Remedies

# 7.4.1 Scope of Specific Remedy

For the avoidance of any doubt, the specific breach and remedy contemplated by Paragraph 7..3 herein apply only to that circumstance contemplated by Paragraph 7.3.1 herein and do not apply to any other breach of this Agreement by ASEZA.

# 7.4.2 Entitlement to Remedy

For the avoidance of any further doubt, any right to the specific breach and remedy contemplated by Paragraph 7.3 herein is reserved exclusively for any third party described in this Paragraph 7.3.1(a) herein and does not in any manner or form whatsoever create or otherwise extend ony right for Ayla beyond those otherwise available to it pursuant to this Agreement or the Development Agreement.

# 7.4.3 Adjustments for Double Dipping

In the event that Ayla exercises any remedy or otherwise obtains any benefit available to it pursuant to:

(a) Walk Away Rights

Paragraph 24.3.1.1 of the Development Agreement; or

(b) Special Damages

Paragraph 24.3.4.3 of the Development Agreement.

any element of any valuation which formed part of the compensation paid by ASEZA to any third party pursuant to Paragraph 7.3 hereunder shall be excluded from any colculations of any value poyoble to Ayla by ASEZA pursuant to such provisions.

# 8. CONFIDENTIAL INFORMATION

# 8,1 Exchange of Confidential Information

Each Party shall, from time to time, require or ocquire Confidential Information or distribute Confidential Information to other parties.

The Parties shall disclose the same to each other as required to advance their rights and obligations hereunder.

# 8.2 Reliance At Own Risk

Each Party shall use and rely upon any Confidential Information provided hereunder without any independent investigation or verification thereof.

# 8.3 Use of Confidential Information

**Each Party shall use** Confidential Information solely and exclusively to fulfill **its rights and obligations** hereunder and shall not use Canfidential **Information for any other purpose** whatsoever save as otherwise provided **herein**.

# 8.4 Non-Disclosure of Confidential Information

The Receiving Party shall not, directly or indirectly, in any manner whatsoever, at any time whatsoever, disclose Confidential Information to any other party whatsoever, except that the Receiving Party may disclose Confidential Information to any such other party as required to fulfill its rights and obligations hereunder provided that the Receiving Party takes all reasonable steps to ensure that each of any such parties are bound by the terms and conditions of this Paragraph 8 herein, including but not limited to the provision nat to disclose any Confidential Information to any party whatsoever.

# 8.5 Exceptions to Non-Disclosure

The obligations of each Party under Porogroph 8.4 herein do not apply to the following circumstances:

Information required to be disclosed or retained by each other by any Applicable Law, including but not limited to any law, order, subpoend or document discovery request, provided that prior written notice is given to the Disclosing Party, to the extent permitted under any Applicable Law, as soon as possible in order to afford the Disclosing Party an opportunity to seek a prolective order;

(b) Information which enters the public domoin other than through any breach of the terms and conditions of this Agreement by the

Receiving Party:
Information lawfulty made available to the Receiving Party by another party free to make such disclosure without breach of any legal obligations:

Information already in the possession of the Receiving Party at the time of its receipt of the same from the Disclosing Porty, except to the extent that it has been unlawfully oppropriated; and

(e) Information developed by the Receiving Party independent of Confidential Information received from the Disclasing Party.

# Notice of Violations of Confidentiality

8.4

If the Receiving Party acquires any knowledge that one party to whom it has given Confidential Information has violated the confidentiality or proprietary rights of the Disclosing Party regarding the Confidential Information, the Receiving Party shall farthwith notify the Disclosing Party of the same in writing.

# 8.7 Liability for Violations

The liability of any Party for inadvertent disclosure of Confidential Information shall be limited to any direct losses incurred if the following terms and conditions apply:

- (a) They comply with Paragraphs 8.6 herein;
- (b) They take all reasonable steps to prevent further disclosure; and
- They take all reasonable steps to prevent any party from disclosing or using Confidential Information.

# 8.8 Copying Confidential Information

The Receiving Party may capy, duplicate or re-create Confidential Information strictly and exclusively for purposes related to fulfilling their rights and obligations hereunder.

# 8.9 Third Party Compliance

The Receiving Party shall take all reasonable necessary steps, including but not limited to actions by instruction, agreement or otherwise, to ensure that other parties in receipt of Confidential Information pursuant to Paragraphs 8.4 or 8.6 herein comply with the confidentiality terms and canditions of this Agreement.

# 8.10 Return of Confidential Information

At the request of the Disclosing Party, the Receiving Porty shall immediately return to the Disclosing Party:

Confidential Information received by the Receiving Party from the Disclosing Party:

(b) Copies, duplicates or re-creations made by the Receiving Party of Confidential Information; and

(c) Records made by the Receiving Party of Confidential Information Given to it verbally by the Disclosing Party.

# 8.11 Certificate of Compliance

In the event of a request pursuant to Paragraph 8.10 herein, the Receiving Party shall certify in writing that it has camplied with the requirements of the same to the best of its abilities and efforts if so requested by the Disclosing Party.

# 8.12 Scope of Confidentially Obligations

In the event that Ayla assigns this Agreement or any portion thereof, Ayla's obligations under Paragraphs B.1 through 8.11 herein enure notwithstanding any such assignment.

# 8.13 Survival of Confidentiality Obligations

The rights and obligations of each Porty under Poragraphs 8.1 through 8.12 survive any expiry or termination of this Agreement.

# 9. DISPUTE RESOLUTION

# 9.1 ICC Arbitration

Notwithstanding anything else to the contrary onywhere in this Agreement, including any Appendix thereto, any dispute orising out of or in connection with this Agreement shall be settled pursuant to ICC Arbitration conducted pursuant to Rule 38 of the Rules except for Rule 38.3 therein which shall not apply.

For the avoidance of any doubt, ony provisions in any Appendix to this Agreement which provide for any other dispute resolution forum other than ICC Arbitration shall not be applied between the Parties without their prior written mutual consent.

# 9.2 Alternate Dispute Resolution Forums

Notwithstanding Paragraph 9.1 herein, the Porties may agree to use ony alternate form of dispute resolution other than ICC Arbitration to resolve any dispute hereunder provided that each Party agrees in writing in advance to any such alternate form prior to delivery of any notice contemplated by Rule 38 of the Rules.

# 10. FORCE MAJEURE

# 10.1 Effects of Force Majeure

The failure of any Party to fulfill any of its obligations under this Agreement shall not be considered to:

- Constitute a breach of or default under this Agreement; and
- Give rise to any claim for damages or additional costs or expenses occasioned thereby.

to the extent that such foilure arises fram any Force Majeure provided that the Party affected by such Force Majeure has taken all reasonable precautions, due care and reasonable alternative measures, all with the objective of carrying out the terms and conditions of this Agreement.

# 10.2 Notice of Force Majeure

A Party affected by Force Majeure shall notify the other Party of such event as soon as possible and, in any event, not later than thirty (30) days following the occurrence of any such event, providing evidence of the nature and cause of such event, and shall similarly give notice of the restoration of normal conditions as soon as possible.

# 10.3 Time Adjustments

Any period within which a Party shall, pursuant to this Agreement, complete any action or task shall be extended for a period equal to the time during which such Party was unable to perform such action as a result of Force Majeure.

# 10.4 Payments

**During any period of Ayla's inability to perform ony obligation under this Agreement as a result of Force Mojeure, Aylo shall not poy ASEZA ony consideration owed in terms of this Agreement, provided that Ayla shall pay such consideration upon expiry of any such Force Majeure.** 

# 10.5 Termination for Force Majeure

# 10.5.1 Grounds for Termination

If it becomes impossible for Ayla to perform a moterial partian of any obligation under this Agreement as a result of Force Majeure for a continuous period of more than one hundred twenty (120) days are an aggregate period of more than three hundred sixty five (365) days, the Parties shall:

- (a) Consult with each other with a view to ogreeing on appropriate measures to be taken in the circumstances; and
- In the event that the Parties fail to agree on appropriate measures by mutual consent within sixty (60) days after the first day of such consultations, Ayla shall be able to terminate this Agreement by providing written natice to the other Party specifying the relevant parts of this Agreement which are not being fulfilled due to events it deems to constitute Force Majeure.

# 10.5.2 Effective Date of Termination for Force Majeure

Any notice of termination given pursuont to Poragraph 10.5.1(b) herein shall become effective thirty (30) days ofter the date of delivery of such notice.

# 10.5.3 Effect of Termination

Notwithstanding anything else to the contrary herein, in the event that Ayla terminates this Agreement by virtue of Force Mojeure pursuant to Paragraph 10.5.1(b) herein, the following opplies:

(a) Ayla's Gaming Establishment Permit and all rights and abligations thereunder related to Ayla, including every right or obligation that may have been assigned hereunder, shall terminate at the effective date of termination stipulated by Paragraph 10.5.2 herein;

P

- (b) No party other than ASEZA authorised to conduct Gaming or any Gaming related activity pursuant to any authority of this Agreement shall be entitled to do so anymore in any way or manner whatsoever:
- (c) All permits and certificates under this Agreement become null and void; and
- No Party other than ASEZA shall enjoy any accrued or future rights or obligations of any nature whatsoever which may have otherwise been granted or otherwise given under this Agreement.

# 11. ASSIGNMENT OF AGREEMENT

# 11.1 Conditions for Assignment

Except as otherwise provided herein, Ayla shall not have the right to cede, delegate, assign or transfer its rights or obligations under this Agreement, in whole or part, without the prior written consent of ASEZA provided pursuant to terms and conditions herein.

# 11.2 Right of Assignment

# 11.2.1 General Provisions

Ayla shall have the right, in terms of meeting its obligations hereunder, to:

- (a) Contract out or assign any of its obligations in this Agreement, in whole or part; and
- (b) Contract with any investor, contractor, developer or Sub-Contractor for the purpose of implementing this Agreement, in whole or part,

provided that, notwithstanding any contract entered into by Ayla to the contrary, any such contracting aut or assignment is subject to Rule 28 of the Rules and further provided that any such contracting out or assignment shall not relieve Ayla of any of its principal abligations hereunder, each of which shall remain a principal obligation of Ayla until such time as discharged to ASEZA's satisfaction by either Ayla or any party to whom it has contracted out or assigned any such abligation.

# 11.2.2 Exception to General Provisions

In the event that Ayla contracts aut or atherwise assigns every right and obligation of this Agreement to any third porty os permitted by Paragraph 11.2.1 herein. Ayla shall be relieved of every such right and abligation hereunder including but not limited to any right to cloim any breach and enforce any remedy therein.

# 12. EXPIRY OF AGREEMENT

# 12.1 Expiry

Unless otherwise agreed by the Parties and subject to the provisions herein, this Agreement terminates by expiry on the End Date.

# 12.2 Extensions and Renewals

This Agreement may be extended ar renewed by mutual written cansent of both Parlies, subject to any such terms and conditions agreed between the Parlies.

# 12.3 Notice Period

Any Party seeking to enter into negotiations to extend or renew this Agreement shall give the other Party written notice not later than three (3) months prior to the End Date of its intention regarding the same.

# 13, SURVIVAL OF OBLIGATIONS

All obligations of the Parties cease upon termination or expiry of this Agreement except that those obligations of confidentiality set forth in Paragraph 8 herein and those obligations reloted to dispute resalution set forth in Paragraph 9 herein shall continue to remain in full force and effect notwithstanding any termination or expiry of this Agreement.

For the avoidance of any doubt, every right and obligation hereunder, including Ayla's entitlement to a Gaming Establishment Permit and all rights and obligations thereunder, become null and vaid at expiry of this Agreement unless this Agreement is renewed by the Parties by written mutual consent prior to expiry of the same.

# 14. REPRESENTATIONS AND WARRANTIES

# 14.1 Ayla Representations and Warranties

In addition to any other representations, warronties and cavenants contained herein, Ayla represents, warrants and covenants as follows:

Ayla has the power and authority to enter into this Agreement and to perform its obligations hereunder, subject to the terms and conditions hereunder:

(b) This Agreement is valid and binding upon Ayla;

- Execution, delivery and performance by Aylo of this Agreement have been duly authorised by all requisite corporate action;
- Ayla has the resources available to it to fully perform its obligations under this Agreement in accordance with the terms, canditions and timetables specified herein.

#### **ASEZA Representations and Warronties** 142

In addition to any other representations, warranties and covenants contained herein, ASEZA represents, warrants and covenants as follows:

- ASEZA has the power and authority to enter into and deliver this Agreement and to execute and perform its obligations hereunder, (a) subject to the terms and conditions hereunder;
- The provisions of this Agreement are in compliance with, and are not in default or violation in any respect of, ony law, statute, order, rule, (b) regulation, bylaw, notification, policy or guideline opplicable to
- This Agreement is valid and binding upon ASEZA; and (c)
- Execution, delivery and performance by ASEZA of this Agreement have been duly authorised by the Board of Commissioners of ASEZA. (d)

#### 14.3 **ASEZA Underlakings**

In addition to any other undertakings contained herein, ASEZA undertakes as follows:

- To issue a Gaming Establishment Permit to Ayla pursuant to (a)
- To provide Ayla with evidence that this Agreement has been approved by the Council of Ministers prior to the Ettective Date; and (b)
- To provide Ayla with evidence of the Government of the Kingdom's approval of that tax exemption contemplated by Paragraph 6.2.1 (c) herein in the form of a copy of that letter from the Prime Minister to the Minister of Finance as copied to relevant departments giving effect to the same.

The Parties agree that any evidence provided by ASEZA pursuant to Paragraph 14.3(b) herein and Paragraph 14.3(c) herein shall be appended to this Agreement as part of Appendix 1 hereto.

#### 15. NOTICES

#### 15.1 Notice Provisions

Each Party here to acknowledges that it is bound by the notice provisions applicable under Rule 39 of the Rules.

#### 15.2 **ASEZA's Address**

For the purposes of complying with Rule 39 of the Rules, ASEZA chooses at its address for delivery the address set out below:

Attention:

Chief Commissioner

Agaba Special Economic Zone Authority

Post Office Box 2565

Agaba 77110

Jordan

Telephone:

(962 3) 209 1006

Facsimile:

(962 3) 201 5600

Fmail:

cc@aseza.jo

#### 15.3 Ayla's Address

For the purpose of complying with Rule 39 of the Rules, Ayla chooses os its Oddress for delivery the address set out below:

Attention:

Mr Sahl Dudin

**Managing Director** 

Ayla Oasis Development Company

40 Sharif Hussein bin Ali Street

Astra Plaza 9F

Post Office Box 6181

Ammon 11118

Jordan

Telephone:

(962 6) 461-9552 or 464-2481

Facsimile:

(962 6) 461-6381 or 461-9115

Email:

aasis@astro-group.net

#### **AUTHORISED REPRESENTATIVES** 16.

#### identification of Representative 16.1

Prior to the Effective Date, the Parties shall each identify:

An Authorised Representative; and (a)

An Alternate Authorised Representative. (b)

# 16.2

The Authorised Representatives may take any action required or permitted by this Agreement and may execute any document required or permitted to be to be executed under this Agreement or otherwise oct on behalf of their Party in exercising all of their Party's rights and obligations under this Agreement including but not limited to receiving of instructions from and making and receiving of payments to and from the other Party, as applicable.

# 16.3 Change of Representative

Either Party may change its Authorised Representative or its Alternate Authorised Representative without the prior written consent at the other Party by providing written notice to the ather Party pursuant to the notice provisions herein.

# 16.4 Nomination of Representative

For the purpose of this Agreement, the Authorised Representatives and Atternate Authorised Representatives shall be:

#### (a) For ASEZA:

Authorised Representative:

Akel Bilt**a**ji

Alternate Authorised Representative:

Mohommad Balgar

#### (b) For Ayla:

**Authorised** Representative:

Sahl Dudin

Alternate Authorised Representative:

Khaled S. Masri

## 17. BENEFIT OF AGREEMENT

This Agreement shall enure to the benefit of and be binding upon the Parties and their successors and permitted assigns and transferees hereunder except as otherwise provided for herein.

## 18. ENTIRE AGREEMENT

Subject to the Development Agreement, this Agreement constitutes the entire Agreement between the parties relative to the subject matter of the Agreement and neither any correspondence or ony other documents exchanged prior to the Signature Date nor any statements, warranties. representations or agreements, whether orol or written, expressed or implied, statutary or atherwise, made with respect to the subject motter of this Agreement during negotiations or otherwise shall be binding on either Party unless clearly incorporated into this Agreement.

## 19. AMENDMENTS

# 19.1 General Obligation

Unless otherwise pravided for herein, any amendment to this Agreement shall be effective only if made in writing ond signed by each Party pursuant to the terms and conditions herein.

# 19.2 Amendments to Appendices in Specific Circumstances

In the event that Ayla assigns this Agreement to any Gaming aperator to manage its Gaming Establishment ar wishes to assign or atherwise transfer its Gaming Establishment Permit to any qualified third party and such qualified third party seeks to amend or change the pravisians in any qualified third party seeks to amend or change the pravisians in any Appendix to this Agreement. ASEZA shall in good faith make a reasonable effort to incorporate any such amendment or change into any such effort to incorporate any such amendment or change ar amendment Appendix provided at all times that every such change ar amendment Appendix provided at all times that every such change ar amendment does not prejudice ASEZA's rights and responsibilities thereunder, including that the provided to its general regulatory rights and responsibilities and its financial benefits.

## 20. SEVERABILITY

## 20.1 Severable

Should any provision of this Agreement be found invalid or unenforceable by a final decision of any dispute resolution proceedings taken hereunder, by a final decision of any dispute resolution proceedings taken hereunder, any such finding shall not affect the validity of the remaining portions of this Agreement, which remaining partians shall remain in full force and effect as if this Agreement had been executed with the invalid portion thereof eliminated.

## 20.2 Efforts to Cure

Natwithstanding the above, it is hereby declared the intention of the Parties that they would have executed the remaining portions of the Agreement without including therein any such part, parts or partion which agreement without including therein any such part, parts or partion which agreement without including therein any such part, parts or partion which the parties shall, in may, far any reason, be hereafter declared invalid but the Parties shall, in the event that any provision herein is found invalid ar unenforceable, the event that any provision herein is found invalid or immediately renegatiate the provision faund to be invalid or unenforceable as well as any other terms and canditions herein, as unenforceable as nearly as possible the procedural, economic, required, to achieve as nearly as possible the procedural, economic, remedial and other material expectations as set forth herein and to mitigate any impact resulting from any such finding of invalidity or unenforceability.

## 20.3 Non-Waiver

Neither Party shall be deemed to have waived any of its rights under this Agreement by participating in such renegotiations and may withdraw from the same without prejudice to its rights after a good foith effort to give effect to this Paragraph herein.

100

#### 21. WAIVER

# 21.1 Presumption Against Waiver

No relaxation, forbearance, delay or indulgence by any Party, express or implied, in enforcing any of the terms, covenants or conditions of this Agreement or the granting of time by any Party to the other, express or implied, shall prejudice, affect or restrict the rights of the granting Party under this Agreement, nor shall any consent or waiver, express or implied, under this Agreement, nor shall any consent or waiver, express or implied, under this Agreement, nor shall any consent or waiver aperate as a by any Party of any breach or default of this Agreement aperate as a consent or waiver af any subsequent or continuing breach or default of this Agreement and performance of the terms, covenants and conditions therein.

## 21.2 Terms for Waiver

Unless otherwise provided for herein, any waiver of any Party's rights, powers or remedies under this Agreement sholl, to constitute a valid waiver.

(a) Be in writing;
(b) Be dated and signed by a duly authorised representative of the Party granting such waiver; and

(c) Specify the right, pawer ar remedy being woived and the extent to which it is being waived.

# 22. LANGUAGE

# 22.1 English Language

This Agreement has been executed in the English language and the same shall be the binding and controlling language for oil matters related to the meaning and interpretation of this Agreement and any dispute resolution procedures.

# 22.2 Arabic Language for Convenience

The Parties may agree upon a translation of this Agreement into the Arobic language, which translation may be used by the Porties of their convenience but which shall not, for the avoidance of any doubt, enjoy any legal standing of any nature whatsoever.

# 23. CONTRACTUAL RELATIONSHIP

# 23.1 Independent Legal Representation

The Parties acknowledge that this Agreement has been jointly prepared by each Party and that each Party has benefited from independent legal advice in negotiation and preparation of the same and no ambiguity herein shall be construed for ar against either Party.

Per

## 23.2 Independent Parties

The Parties shall be independent in the performance of this Agreement and this Agreement does not constitute any partnership nor does it constitute either Party the agent or legal representative of the other Party for any purpose whatsoever.

# 23.3 No Agency Rights

Neither Party is granted any express or implied authority to assume or create any obligation on behalf nor in the name of the other Party or to bind the other Party in any manner whotsoever except as otherwise provided herein.

## 23.4 No Employees

Subject to ony provisions herein, no employee, agent or representative nor Sub-Controctor or ogent or representative of the same of either Party shall be considered on employee of the other Party in any manner whatsoever and nothing in this Agreement shall be construed to create the same or any contractual relationship between the same.

## 24. SIGNATORIES

The signatories for each Porty confirm on behalf of their Party that they are authorised to sign this Agreement an behalf of the some.

# 25. ANNOUNCEMENTS

No publication that describes this Agreement may be released without the prior written approval of both Parties.

If either Party wishes to issue a press release concerning this Agreement, it shall first provide the other with a copy of the proposed press release for approval, which approval shall not be unreasonably withheld.

# 26. COUNTERPARTS

This Agreement may be signed in caunterparts and shall have the same effect as if the signatories on the counterparts were on a single copy af the Agreement.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorised representatives as of the Signature Date.

Capacity: Chief Commissioner

Name: KHALED S. MASKI Capacity: CHAIRMAN

Duly Authorise

**ASEZA** 

Name: Imad Falchoux Capacity: Deputy Chief Commissioner

Duly Authorised Ayla

Name: Sald Budin Capacity: Managing Director

## APPENDIX 1

THIS PAGE LEFT INTENTIONALLY BLANK

APPENDIX 1 COMMENCES ON NEXT PAGE

# APPENDIX 2 SCHEDULE OF EMPLOYMENT AND EQUIPMENT FEES AND CHARGES

Senac	tule of Fees and Charges
	Fees (USD Actual)
Gaming Period (Years)	200-00
Yeor 1	206-00
Yeor 2	212-00
Yeor 3	219-00
Year 4	225-00
Year 5	232-00
Year 6	239-00
Yeor 7	246-00
Yeor 8	253-00
Yeor 9	261-00
Year 10	269-00
Year 11	277-00
Yeor 12	285-00
Year 13	294-00
Year 14	303-00
Yeor 15	312-00 each year
Year 16 to Year 20	321-00 each year
Year 21 to Year 25	331-00 each year
Year 26 to Year 30	340-00 each year
Year 31 to Year 35	351-00 each year
Year 36 to Year 40	361-00 each year
Year 41 to Year 45	372-00 each year
Year 46 to Year 50	3% over previous period each year of period

For the purpose of this Appendix 2, "Year 1" constitutes any period prior to ond including that twelve (12) month period following:

- The First Day of Commercial Operations of any Gaming Establishment; or The third (3<sup>rd</sup>) anniversary of the Effective Date of the Development (a) (b) Agreement,

whichever is sooner, and every subsequent year constitutes every consecutive twelve (12) month period thereafter.



# APPENDIX 3 SCHEDULE OF AMUSEMENT MACHINE FEES AND CHARGES

301120012 3. 73.13	
Sche	edule of Fees and Charges
Garning Period (Years)	Fees (USD Actual)
Yeor I	50-00
Year 2	52-00
Yeor 3	53-00
	55-00
Year 4	56-00
Year 5	58-00
Yeor 6	60-00
Yeor 7	62-00
Yeor 8	63-00
Yeor 9	65-00
Yeor 10	67-00
Year 11	69-00
Year 12	71-00
Yeor 13	73-00
Year 14	76.00
Year 15	78-00 each year
Year 16 to Year 20	80-00 each year
Year 21 to Year 25	83-00 each year
Year 26 to Year 30	85-00 eoch year
Year 31 to Year 35	88-00 each year
Year 36 to Year 40	90-00 each year
Year 41 to Year 45	93-00 each year
Year 46 to Year 50	3% over previous period each year of period
Every five year period thereafter	3% Over brought

For the purpose of this Appendix 3, "Year 1" constitutes any period prior to ond including that twelve (12) manth period following:

- The First Day of Commercial Operations of any Gaming Establishment; or (a)
- The third (3rd) anniversary of the Effective Date of the Development (b) Agreement,

Whichever is sooner, and every subsequent year constitutes every consecutive twelve (12) month period thereafter.

